S. 1825

To empower telephone consumers, and for other purposes.

IN THE SENATE OF THE UNITED STATES

OCTOBER 28, 1999

Mr. Rockefeller introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To empower telephone consumers, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- This Act may be cited as the "Phone Bill Fairness
- 5 Act".
- 6 SEC. 2. FINDINGS; PURPOSE.
- 7 (a) FINDINGS.—Congress makes the following find-
- 8 ings:
- 9 (1) Customer bills for telecommunications serv-
- 10 ices are unreasonably complicated, and many Ameri-
- cans are unable to understand the nature of services

- provided to them and the charges for which they are responsible.
 - (2) One of the purposes of the Telecommunications Act of 1996 (Public Law 104–104) was to unleash competitive and market forces for telecommunications services.
 - (3) Unless customers can understand their telecommunications bills they cannot take advantage of the newly competitive market for telecommunications services.
 - (4) Confusing telecommunications bills allow a small minority of providers of telecommunications services to commit fraud more easily. The best defense against telecommunications fraud is a well informed consumer. Consumers cannot be well informed when their telecommunications bills are incomprehensible.
 - (5) Certain providers of telecommunications services have established new, specific charges on customer bills commonly known as "line-item charges".
 - (6) These line-item charges have proliferated and are often described with inaccurate and confusing names.

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1	(7) These line-item charges have generated sig-
2	nificant confusion among customers regarding the
3	nature and scope of universal service and of the fees
4	associated with universal service.
5	(8) The National Association of Regulatory
6	Utility Commissioners adopted a resolution in Feb-
7	ruary 1998 supporting action by the Federal Com-
8	munications Commission to require interstate tele-
9	communications carriers to provide accurate cus-
10	tomer notice regarding the implementation and pur-
11	pose of end-user charges for telecommunications
12	services.
13	(b) Purpose.—It is the purpose of this Act to re-
14	quire the Federal Communications Commission and the
15	Federal Trade Commission to protect and empower con-
16	sumers of telecommunications services by assuring that
17	telecommunications bills, including line-item charges
18	issued by telecommunications carriers nationwide are both
19	accurate and comprehensible.

- 20 SEC. 3. INVESTIGATION OF TELECOMMUNICATIONS CAR-
- 21 RIER BILLING PRACTICES.
- 22 (a) Investigation.—
- (1) REQUIREMENT.—The Federal Communica tions Commission and the Federal Trade Commis-

- sion shall jointly conduct an investigation of the billing practices of telecommunications carriers.
- 1 (2) Purpose.—The purpose of the investiga-4 tion is to determine whether the bills sent by tele-5 communications carriers to their customers accu-6 rately assess and correctly characterize the services 7 received and fees charged for such services, includ-8 ing any fees imposed as line-item charges.
- 9 (b) Determinations.—In carrying out the inves-10 tigation under subsection (a), the Federal Communica-11 tions Commission and the Federal Trade Commission 12 shall determine the following:
- 13 (1) The prevalence of incomprehensible or con-14 fusing telecommunications bills.
 - (2) The most frequent causes for confusion on telecommunications bills.
 - (3) Whether or not any best practices exist, which, if utilized as an industry standard, would reduce confusion and improve comprehension of telecommunications bills.
 - (4) Whether or not telecommunications bills that impose fees through line-item charges characterize correctly the nature and basis of such fees, including, in particular, whether or not such fees are

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required by the Federal Government or State governments.

(c) REVIEW OF RECORDS.—

- (1) AUTHORITY.—For purposes of the investigation under subsection (a), the Federal Communications Commission and the Federal Trade Commission may obtain from any telecommunications carrier any record of such carrier that is relevant to the investigation, including any record supporting such carrier's basis for setting fee levels or percentages.
- (2) USE.—The Federal Communications Commission and the Federal Trade Commission may use records obtained under this subsection only for purposes of the investigation.

(d) Disciplinary Actions.—

(1) IN GENERAL.—If the Federal Communications Commission or the Federal Trade Commission determines as a result of the investigation under subsection (a) that the bills sent by a telecommunications carrier to its customers do not accurately assess or correctly characterize any service or fee contained in such bills, the Federal Communications Commission or the Federal Trade Commission, as the case may be, may take such action against such

- 1 carrier as such Commission is authorized to take 2 under law.
- (2) Characterization of fees.—If the Fed-3 eral Communications Commission or the Federal Trade Commission determines as a result of the in-6 vestigation under subsection (a) that a telecommuni-7 cations carrier has characterized a fee on bills sent 8 to its customers as mandated or otherwise required 9 by the Federal Government or a State and that such 10 characterization is incorrect, the Federal Communications Commission or the Federal Trade Commis-12 sion, as the case may be, may require the carrier to 13 discontinue such characterization.
 - ADDITIONAL ACTIONS.—If the Federal Communications Commission or the Federal Trade Commission determines that such Commission does not have authority under law to take actions under paragraph (1) that would be appropriate in light of a determination described in paragraph (1), the Federal Communications Commission or the Federal Trade Commission, as the case may be, shall notify Congress of the determination under this paragraph in the report under subsection (e).
- 24 (e) Report.—Not later than one year after the date of the enactment of this Act, the Federal Communications

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- 1 Commission and the Federal Trade Commissions shall
- 2 jointly submit to Congress a report on the results of the
- 3 investigation under subsection (a). The report shall in-
- 4 clude the determination, if any, of either Commission
- 5 under subsection (d)(3) and any recommendations for fur-
- 6 ther legislative action that such Commissions consider ap-
- 7 propriate.
- 8 SEC. 4. TREATMENT OF MISLEADING TELECOMMUNI-
- 9 CATIONS BILLS AND TELECOMMUNICATIONS
- 10 RATE PLANS.
- 11 (a) Federal Trade Commission.—The Federal
- 12 Trade Commission shall treat any telecommunications bill-
- 13 ing practice or telecommunications rate plan that the
- 14 Commission determines to be intentionally misleading as
- 15 an unfair business practice under the Federal Trade Com-
- 16 mission Act (15 U.S.C. 41 et seq.).
- 17 (b) Federal Communications Commission.—The
- 18 Federal Communications Commission shall, upon finding
- 19 that any holder of a license under the Commission has
- 20 repeatedly and intentionally engaged in a telephone billing
- 21 practice, or has repeatedly and intentionally utilized a tele-
- 22 phone rate plan, that is misleading, treat such holder as
- 23 acting against the public interest for purposes of the Com-
- 24 munications Act of 1934 (47 U.S.C. 151 et seq.).

1	SEC. 5. REQUIREMENTS FOR ALL BILLS FOR TELE-
2	COMMUNICATIONS SERVICES.
3	(a) Average Per Minute Rate Calculation.—
4	Each telecommunications carrier shall display on the first
5	page of each customer bill for telecommunications services
6	the average per-minute charge of telecommunications serv-
7	ices of such customer for the billing period covered by such
8	bill.
9	(b) Calling Patterns.—Each telecommunications
10	carrier shall display on the first page of each customer
11	bill for telecommunications services the percentage of the
12	total number of telephone calls of such customer for the
13	billing period covered by such bill as follows:
14	(1) That began on a weekday.
15	(2) That began on a weekend.
16	(3) That began from 8 a.m. to 8 p.m.
17	(4) That began from 8:01 p.m. to 7:59 a.m.
18	(5) That were billed to a calling card.
19	(c) Average Per-Minute Charge Defined.—In
20	this section, the term "average per-minute charge", in the
21	case of a bill of a customer for a billing period, means—
22	(1) the sum of—
23	(A) the aggregate amount of monthly or
24	other recurring charges, if any, for tele-
25	communications services imposed on the cus-
26	tomer by the bill for the billing period; and

1	(B) the total amount of all per-minute
2	charges for telecommunications services im-
3	posed on the customer by the bill for the billing
4	period; divided by
5	(2) the total number of minutes of tele-
6	communications services provided to the customer
7	during the billing period and covered by the bill.
8	SEC. 6. REQUIREMENTS FOR TELECOMMUNICATIONS CAR-
9	RIERS IMPOSING CERTAIN CHARGES FOR
10	SERVICES.
11	(a) Billing Requirements.—Any telecommuni-
12	cations carrier shall include on the bills for telecommuni-
13	cations services sent to its customers the following:
14	(1) An accurate name and description of any
15	covered charge.
16	(2) The recipient or class of recipients of the
17	monies collected through each such charge.
18	(3) A statement whether each such charge is re-
19	quired by law or collected pursuant to a requirement
20	imposed by a governmental entity under its discre-
21	tionary authority.
22	(4) A specific explanation of any reduction in
23	charges or fees to customers, and the class of tele-
24	phone customer that such reduction, that are related
25	to each such charge.

1	(b) Universal Service Contributions and Ri	€-
2	CEIPTS.—Not later than January 31 each year, each tel	e-

- 3 communications carrier required to contribute to universal
- 4 service during the previous year under section 254(d) of
- 5 the Communications Act of 1934 (47 U.S.C. 254(d)) shall
- 6 submit to the Federal Communications Commission a re-
- 7 port on following:
- 8 (1) The total contributions of the carrier to the 9 universal service fund during the previous year.
- 10 (2) The total receipts from customers during 11 such year designed to recover contributions to the 12 fund.
- 13 (c) Action on Universal Service Contributions
- 15 (1) REVIEW.—The Federal Communications
- 16 Commission shall review the reports submitted to
- the Commission under subsection (b) in order to de-
- termine whether or not the amount of the contribu-
- 19 tions of a telecommunications carrier to the uni-
- versal service fund in any year is equal to the
- amount of the receipts of the telecommunications
- carrier from its customers in such year for purposes
- of contributions to the fund.

AND RECEIPTS DATA.—

- 24 (2) Additional contributions.—If the Com-
- 25 mission determines as a result of a review under

- 1 paragraph (1) that the amount of the receipts of a
- 2 telecommunications carrier from its customers in a
- 3 year for purposes of contributions to the universal
- 4 service fund exceeded the amount contributed by the
- 5 carrier in such year to the fund, the Commission
- 6 shall have the authority to require the carrier to de-
- 7 posit in the fund an amount equal to the amount of
- 8 such excess.
- 9 (d) Covered Charges.—For purposes of subsection
- 10 (a), a covered charge shall include any charge on a bill
- 11 for telecommunications services that is separate from a
- 12 per-minute rate charge, including a universal service
- 13 charge, a subscriber line charge, and a presubscribed
- 14 interexchange carrier charge.

15 SEC. 7. TELECOMMUNICATIONS CARRIER DEFINED.

- In this Act, the term "telecommunications carrier"
- 17 has the meaning given that term in section 3(44) of the
- 18 Communications Act of 1934 (47 U.S.C. 153(44)).

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